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Separate paging is given to this Part in order that it may be filed as a separate compilation

PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, BILASPUR (SIMLA HILLS)

NOTIFICATIONS

Bilaspur, the 12th February 1954

No. Jud-8/52(8)—In supersession of this office Notification No. Jud-8/19-52 dated 28th January 1952 and in exercise of the powers under Section 6 of the Indian Registration Act, as amended from time to time, the Chief Commissioner, Bilaspur is pleased to appoint the Tehsildar Sadar and the Tehsildar Ghumarwin as Sub-Registrars under the above Act within the limits of their respective Tehsils.

By order

MAHABIR SINGH
Deputy Commissioner

Simla 4, the 15th February 1954

No. Secy-18/54—Whereas it appears to the Chief Commissioner, Bilaspur, that land is required to be taken by the Government at public expense for a public purpose, namely, for excavating aggregation, constructing Station Building at Neilla, it is hereby declared that the land described in the specification below is required for the said purpose.

2. The declaration is made under the provisions of Section 6 of the Land Acquisition Act, 1894, as applied to the Bilaspur State to whom it may concern, and under the provision of Section 7 of the said Act, the Collector, Bilaspur, is hereby directed to take order for the acquisition of the said land.

3. The plans of the said land may be inspected in the office of the Collector, Bilaspur.

Specification

District	Tehsil	Village	Khasra No.	Area
Bilaspur	Sadar	Neilla, Par.	83/1, 94/1, 91/1, 90/2, 88/2, 87/2, 86/2, 85/2, 84/2, 83/2, 82/2, 81/2, 80/2, 79/2, 78/2, 77/2, 76/2, 75/2, 74/2, 73/2, 72/2, 71/2, 70/2, 69/2, 68/2, 67/2, 66/2, 65/2, 64/2, 63/2, 62/2, 61/2, 60/2, 59/2, 58/2, 57/2, 56/2, 55/2, 54/2, 53/2, 52/2, 51/2, 50/2, 49/2, 48/2, 47/2, 46/2, 45/2, 44/2, 43/2, 42/2, 41/2, 40/2, 39/2, 38/2, 37/2, 36/2, 35/2, 34/2, 33/2, 32/2, 31/2, 30/2, 29/2, 28/2, 27/2, 26/2, 25/2, 24/2, 23/2, 22/2, 21/2, 20/2, 19/2, 18/2, 17/2, 16/2, 15/2, 14/2, 13/2, 12/2, 11/2, 10/2, 9/2, 8/2, 7/2, 6/2, 5/2, 4/2, 3/2, 2/2, 1/2	83/1, 94/1, 91/1, 90/2, 88/2, 87/2, 86/2, 85/2, 84/2, 83/2, 82/2, 81/2, 80/2, 79/2, 78/2, 77/2, 76/2, 75/2, 74/2, 73/2, 72/2, 71/2, 70/2, 69/2, 68/2, 67/2, 66/2, 65/2, 64/2, 63/2, 62/2, 61/2, 60/2, 59/2, 58/2, 57/2, 56/2, 55/2, 54/2, 53/2, 52/2, 51/2, 50/2, 49/2, 48/2, 47/2, 46/2, 45/2, 44/2, 43/2, 42/2, 41/2, 40/2, 39/2, 38/2, 37/2, 36/2, 35/2, 34/2, 33/2, 32/2, 31/2, 30/2, 29/2, 28/2, 27/2, 26/2, 25/2, 24/2, 23/2, 22/2, 21/2, 20/2, 19/2, 18/2, 17/2, 16/2, 15/2, 14/2, 13/2, 12/2, 11/2, 10/2, 9/2, 8/2, 7/2, 6/2, 5/2, 4/2, 3/2, 2/2, 1/2

By order

BISHAN DAS
Secretary

to the Chief Commissioner, Bilaspur

OFFICE OF THE DEPUTY COMMISSIONER, BILASPUR (SIMLA HILLS)

NOTIFICATION

Bilaspur, the 15th February 1954

No. LSG-1/10/54—In exercise of the powers under sub-rule (1) Rule 11 of the Punjab Small Town Electoral

Rules as applicable to Bilaspur, it is hereby notified for general information that elections to the Small Town Committee, Bilaspur for all wards shall be held on 20th April, 1954 and that the candidates for the membership of the Town Committee are required to submit their nomination papers to the undersigned by 4 P.M. on 28th day of February, 1954.

MAHABIR SINGH
Deputy Commissioner

CORRIGENDA

In Notification No. Rev(LAD/4) 1954-36, dated Bilaspur, the 16th January 1954, published on page 25 of the Gazette of India, Part III—Section 3, dated January 30, 1954, under head specification, locality Malaraon, for "Area 23 Big. 12 Bis." read "Area 34 Big. 12 Bis."

No. LSG-1/54—In this Office Notification No. LSG-1/10/54 of date, please read "10th May, 1954" for the words "20th April 1954" occurring in line 6 of the said Notification.

MAHABIR SINGH
Deputy Commissioner

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL ACT OF 1920

IN THE COURT OF J. P. THAKORE, DISTRICT JUDGE
AT BILASPUR (SIMLA HILLS)

Notice is hereby given that the undermentioned person has applied to this Court to be adjudicated insolvent and that his application having been admitted, will be heard on the date specified in column No. 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in person or by a pleader.

No. of the case	Name, percentage, occupation and place of residence of the	Petitioner	Creditor	Date fixed for hearing the application
26/2 of 3-12-53	Sehnu S/o Sarnu, Chamar of village Manan.	Nanda S/O Fithu Goldsmith village Gehrwin and others.		1-3-54

Given under my hand and the seal of the Court this 15th day of February, 1954.

IN THE COURT OF DISTRICT AND SESSIONS JUDGE, BILASPUR STATE

Sehnu S/o Sarnu, Chamar Village Manan Sunhani
Debtor Insolvent—Applicant.

versus

Nanda S/o Fithu Goldsmith village Gehrwin and other—
Respondents.

Application declaration Insolvent U/S 13 of 5-1952.

List of money-lenders

Serial No.	Name of Money-lender	Amount	Detail document	Date debt
1	Nanda S/O Fithu Goldsmith R/O Village Gehrwin.	500 60	Bahi ACD.	More than one year.
2	Shiv Ram S/O Gangu Khatri R/O Barota, Pargana Teon.	560 500 320	"	"
3	Munshi Ram S/O Musaddi Khatri R/O village Kajall, Pargana Gerwin.	820 180	"	"
4	Daya Ram S/O Fithu Khatri R/O Village Tehri Pargana Sunhani.	500	"	"
5	Santu S/O Mangtu Lohar R/O Barthin Pargana Sunhani.	280	"	"
6	Sukh Dev S/O Hazari Brahmin R/O village Nihon Pargana Gerwin.	24	"	"
Total		2,344		

Dated the 15th February 1954.

SEHNU
Petitioner

GOVERNMENT OF KUTCH

NOTIFICATION

Bhuj, the 16th February 1954

No. S-104/53—The Comptroller, Saurashtra having certified the title to leave, the Chief Commissioner for Kutch is pleased to grant twenty days' earned leave to Shri K. L. Mankad, Additional Sub Judge Magistrate, Rahpar with effect from 16th November 1953 to 5th December 1953 (both days inclusive) with permission to suffix Sunday the 6th December 1953 to it.

By order

S. B. PATIL
Secretary to the
Chief Commissioner for Kutch

GOVERNMENT OF AJMER

Revenue Department

NOTIFICATIONS

Ajmer, the 9th January 1954

No. 62(2)/114/53-Rev—It is hereby certified that the Certificate of Approval granted to Raj Vaidya Dr. Ghanshyam Sharma Adarsh Nagar, Ajmer in this Government Notification No. 31/134/51-Mines, dated the 7th September, 1951, has been further renewed with effect from 1st January 1953 to 31st December 1953.

By order

S. A. RAUF
Deputy Secretary

Confidential Department

Ajmer, the 11th February 1954

No. Fcs-3/24/53-Conf—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946, (XXIV of 1946) read with the Government of India, Late Department of Food, Notification No. FY-603(2)-1 dated the 21st October, 1946, the Chief Commissioner, Ajmer with the prior concurrence of the Central Government hereby directs that the following amendments shall be made in the Ajmer Foodgrains Control Order, 1953 namely :—

In the said order :—

(i) in clause 4,

(a) for the words "controlled foodgrains" the words "wheat, rice or any edible products thereof" shall be substituted;

(b) for the word "foodgrains" occurring in the proviso, the words "any of the said foodgrains" shall be substituted;

(ii) In the Schedule

(a) for item 3 the following shall be substituted namely;

" (3) Rice (husked) including Chirwah, poha (beaten rice) and murmura (putted rice).

(b) after item 9 the following item shall be added, namely;

" 10. Any mixture containing one or more of the grains mentioned above or product thereof."

By order

A. SEN
Chief Secretary
Food and Civil Supplies Department

Medical and LSG Department

Ajmer, the 13th February 1954

No. 1/232/53-LSG.—In exercise of the powers conferred by sub-section (3) of section 246 of the Ajmer Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner, Ajmer is pleased to confirm and publish the following byelaws framed by the Ajmer Municipality under section 161 (1)(e) read with section 245(s) of the said Regulation for the inspection and proper regulation of Manufactory, Engine House, place of business from which offensive or unwholesome smells, noises or smoke arise within the limits of the Ajmer Municipality :—

1. In these bye-laws, unless there is something repugnant to the subject or context :—

- Factory means any manufactory, workshop, concern business or activity run by electricity, oil, steam, or any other mechanical power in the working of which arise any offensive noise unwholesome smell or smoke.
- Electricity means the electric current flowing from power house, dynamo or any other mechanical contrivance;
- Offensive noise means the noise which is likely to disturb the sleep of nearby inhabitants or is likely to cause inconvenience or discomfort to them;
- Unwholesome smell or smoke means the smell or smoke which is likely to cause any state of giddiness, cough, suffocation, inconvenience or discomfort to the nearby inhabitants;
- Manager means the person under whose authority or control, or for whose profit a factory is carried on, whether such person is the proprietor of business or agent in charge.

2. No person shall newly establish or maintain a factory within the limits of Ajmer Municipality except under a license.

3. No person shall without the previous written permission of Municipal Committee materially alter, enlarge or extend any factory within the meaning of these bye-laws.

4. The Municipal Committee may refuse to grant or renew such license as required by bye-law No. 2 or grant such permission as required by bye-law No. 5 if they are of the opinion that the establishment, alteration, enlargement or extension of such factory would be the cause of annoyance, offence or danger to persons residing in or frequently the immediate neighbourhood or that for general reasons the establishment of such factory in the locality is undesirable.

5. Every license issued under these bye-laws shall be subject to the following conditions :—

- That no factory shall be established or maintained in a building in which there are residential rooms either adjacent thereto or on the top thereof unless so authorised by Medical Officer of Health.
- That no factory shall be established or maintained in any place unless it is at such a distance from the inhabited houses so as to considerably diminish for them the seriousness or gravity of the offensive noise, unwholesome smell or smoke which arise in the working thereof;

- (c) That no factory shall be established or maintained unless the same is situated beyond 100 ft. of a public latrine or public urinal or a reservoir of water, well or any other factory within the meaning of these bye-laws;
- (d) That the premises of every such factory shall be pucca in construction and strong enough to stand the vibrations caused by the machinery.
- (e) That all drains pipes or sewers for carrying off sullage or sewage which run in the factory premises shall be constructed pucca and shall be connected with the Municipal drains wherein existence and in absence of such Municipal drains arrangement for the same shall be made by the manager to the satisfaction of the M.O.H.
- (f) That the factory shall have a reasonable number of windows according to the area and extent thereof for the free passage of light and air.
- (g) That the manager of every such factory shall keep the factory premises clean, in good order, well ventilated and drained, machinery well protected and fenced;
- (h) That the manager of every such factory shall keep all machines, vessels, utensils and other things in which the products of factory or the materials used in making them are kept in a state of thorough cleanliness.
- (i) That no manager shall keep or permit to be kept in the factory premises any eating house, tea shop or any other thing unconnected with the purpose for which the license has been granted;
- (j) That no manager of such factory shall either himself sleep or dwell or permit any other person whether employee or not to sleep or dwell in the room where engine is working.
- (k) That no manager of such factory shall store any timber, fire-wood, charcoal, coal, coke, hay, grass or any other combustible substance in the factory premises unless the same is required in the working thereof.
- (l) That the manager of every such factory shall make suitable arrangements for extinction of fire and sufficient provision for immediate escape in case thereof.
- (m) That no animal shall be kept in the factory premises for sale hire, or for the sale of produce thereof.
- (n) That no manager of such factory shall permit any intoxicated person to enter the factory premises nor shall he keep or permit to be kept any intoxicant drug (including cigarettes) in the factory;
- (o) That smoking shall be strictly prohibited in such factory and that a tin plate with this object shall be struck on some conspicuous part of the factory premises;
- (p) That no manager of such factory shall employ or permit to be employed any person suffering from any contagious or infectious disease or from loathsome sores or who has recently been attending on any person so suffering;
- (q) That no factory shall carry on its activities which give rise to offensive noises, or the unwholesome smell or smoke between 8 P.M. and 6 A.M.
- (r) That the manager of every such factory shall always keep the license at the factory premises and produce it on demand by any Officer duly authorised in this behalf;
- (s) That the manager of such factory shall provide necessary silencers of a proper type to the machinery for lessening the noise if desired by the Medical Officer of Health.
- (t) That a furnace used in such factory shall as far as practicable consume its own smoke.

6. Every license issued under these bye-laws shall expire on the 31st March following the date on which the license is issued.

7. (a) Applications for the renewal of licenses shall be submitted to the Licensing authority by the 28th February of every year.

(b) M.O.H. shall be licensing authority for the purposes of these bye-laws.

8. (a) When a licensed factory is transferred to a new proprietor by way of sale, exchange mortgage or otherwise, the name of the transferee shall, within a fortnight be reported in writing to the licensing authority by the licensee and the name of new proprietor shall be substituted in the license in place of the original licensee.

(b) The original licensee until such transfer is made and such name is substituted be held liable for the compliance with these bye-laws.

9. The license fee shall be Rs. 5 for a factory, the engine of which is not more than 20 H.P. and Rs. 10 the engine of which is more than 20 H.P.

10. The M.O.H. or any other officer appointed in this behalf shall have the power to enter the premises of every such factory for inspection without any previous notice.

11. For the purposes of these bye-laws, the decision of Public Health Sub Committee as to whether the ventilation is adequate or the precautions and means adopted for fencing and prevention of accidents are proper shall be final.

12. The P.H.S.C. may, on a report from any quarter complaining of nuisance or danger to inhabitants against a licensee institute an inquiry into the matter and on obtaining a satisfactory proof of misconduct or violation of any of bye-laws issue such instructions as may be necessary for strict compliance with these bye-laws or may order the licensee to discontinue the use of place or to use it in such manner as will in the opinion of M.O.H. render it no longer a nuisance or dangerous.

13. The licensing officer may cancel or suspend a license granted under these bye-laws following the breach of any of the conditions of the license.

14. Any person aggrieved by an order of any officer empowered under these bye-laws may appeal to the Public Health Sub Committee within 15 days from the date of the communication of the order.

PENALTY

In exercise of powers conferred by Section 246(2) of the Ajmer Merwara Municipalities Regulation, 1925 (VI of 1925) the Committee hereby directs that the breach of any of the provisions of these bye-laws shall be punishable with fine which may extend to Rs. 50 and in the event of continuing breach with a further fine which may extend to Rs. 5 for every day after the first during which the breach continues.

By order

V. N. BHATIA
Deputy Secretary

Ajmer, the 15th February 1954

No. 14/2/53-MEDL—Whereas the Chief Commissioner of the State of Ajmer is satisfied that a dangerous epidemic disease namely Cholera, is likely to break out at certain places within the said State and that the ordinary provisions of the law, for the time being in force, will be insufficient to prevent the spread of the disease;

Now, therefore, the Chief Commissioner in exercise of the powers conferred on him by sub-section (1) of section 2 of the Epidemic Diseases Act, 1897 (III of 1897), read with the Government of India late Home Department Notification No. F.126/37-Public, dated the 1st April, 1937, is hereby pleased—

- (1) to empower the Civil Surgeon, Ajmer and also the the Medical Officer of Health, Municipal Committee, Ajmer, to inoculate or cause to be inoculated any or all of the members of the public residing within the State of Ajmer or entering into or going out of the said State;
- (2) to prescribe that the following temporary regulation shall be observed by the public, namely; that every person in the State of Ajmer, shall allow himself and such other persons of whom he is a guardian whether *de jure* or *de facto* to be inoculated by or under the orders of any of the officers referred to in clause (1) above;
- (3) to direct that the orders in clauses (1) and (2) above shall remain in force upto the 15th April, 1954;
- (4) to direct that the expenses incurred in connection with any measures taken by the Civil Surgeon, Ajmer, and the Medical Officer of Health, Municipal Committee, Ajmer, in exercise of the powers hereby conferred upon them shall be defrayed by the Ajmer Municipality.

By order

V. N. BHATIA
Deputy Secretary

Home and Services Department

Ajmer, the 18th February 1954

No. A(2)/85-A/52-H&S—Shri J. P. Singha is appointed to officiate as Additional Superintendent of Police, Ajmer, with effect from the forenoon of 9th February 1954, until further orders.

By order of the Chief Commissioner

ASHOKA SEN

I.A.S.

Chief Secretary

IN THE COURT OF THE INSOLVENCY JUDGE, STATE OF AJMER AT AJMER

Insolvency Case No. 10 of 1953

Shri Ramchand son of Ramprasad of Ajmer.

—Debtor-Applicant.

Versus

Shri Dharamai and others.

—Opposite-parties-creditors.

Whereas applicant has made an application under section 10 of the Provincial Insolvency Act to this Court on the 9th day of July 1953 to declare an insolvent. All the creditors are hereby informed that the above noted case has been fixed for hearing and disposal on the 2nd day of March 1954 at 10-30 A.M. If any one desires to be represented in the matter he should attend this Court in person or duly instructed pleader. In default of your appearance, the application will be heard exparte.

Given under my hand and the seal of the Court this 15th day of February 1954.

By order, etc.

RISHI KESH

Clerk of Court
to the Insolvency Judge
Ajmer

Schedule A

Names of the Creditors	Nature	Amount
1. Shri Dharamai, Bhajangunj, Ajmer	Stamp	Rs. 270
2. Shri Shyam Lal Nagra Police Chowki	"	200
3. Shri Kashiram Udaigunj, Ajmer	"	200
4. Shri Durga Barber, Bhajangunj, Ajmer	"	400
5. Jawaharlal, near Bhajangunj, Temple, Ajmer	"	200
6. Ganesh T. No. 508, Ilaga No. 22, Carriage W. Railway, Ajmer.	Bahi	200
7. Ravidutt Ilaga No. 28 T. 3504, Carriage W. Railway, Ajmer.	Receipt	200
8. Vijailal Nai, Bhajangunj, Ajmer, shopkeeper, Parchuni, Ajmer.	Oral	200
9. Shri Sewa Samiti Bank, Biharijung, Ajmer	Khata	80
10. Ramchand T. No. 1808, Ilaga No. 24, Carriage Shop, Ajmer	Stamp	100
Total		2,100

Schedule B

Particulars	Amount
House-hold furnitures and wearing apparel, etc.	Rs. 100
Total	100

Insolvency Case No. 13 of 1953

Shri Mohanlal son of Sukhlal Brahman employed in Carriage Shop D. No. 24 T. No. 2088 Western Railway, Ajmer—Debtor-applicant.

Versus

Pt. Mewaram and others.—Opposite-party-creditors.

Whereas applicant has made an application under section 10 of the Provincial Insolvency Act to this Court on the 5th day of August 1953 to declare an insolvent. All the creditors are hereby informed that the above noted case has been fixed for hearing and disposal on the 2nd day of March 1954 at 10-30 A.M. If any one desires to be represented in the matter he should attend this Court in person or duly instructed pleader. In default of your appearance, the application will be heard exparte.

Given under my hand and seal of the Court, this 15th day of February 1954.

Schedule A

	Rs.
1. Kishorelal son of Bhudev Prasad, Shopkeeper Bhajangunj, Nai Basti, Ajmer.	300
2. Garelal, Shyam Lal of Kurunda, Jonesgunj, Ajmer	200
3. Mat. Goverdhan C/o Bradsagar of Ramgunj, Mandir-wali-Gali, Ajmer.	300
4. Shoo Prasad Khari Kua, Usrigate, Ajmer	400
5. Totaram Kali-ke-Nagra-wale, Nagra, Ajmer	500
6. Mewaram of Nayawas Nagra, Ajmer	400
7. Shobharam Dalghatewale, near Mst. Kalawati Nagra, Ajmer	400
8. Totaram Thokadar son of Chhedelal Sunar ka Badu, Nagra, Ajmer	200
9. Puranchand Ramjung, Ajmer	300
10. Mangi Masterni, Ghaseti Bazar, Ajmer	400

Schedule B

House-hold furnitures and wearing appareletec.	Rs. 100
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By order, etc.

KISHI KESH

Clerk of Court
to the Insolvency Judge
Ajmer